Translation

PATENT COOPERATION TREATY

PCT

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (Chapter II of the Patent Cooperation Treaty)

PCT Article 36 and Rule 701

		IPCT An	iele 46 and Rule 70)				
Applicant's or agent's file reference C1-A0304P		FOR FURTHER	ACTION	See Form PCT/IPEA/416			
International application No.			late (day/month/year)	Priority date (day/month/year)			
PCT/JP2	2004/008585	11.06.200	04	11.06.2003			
International Patent Classification (IPC) or national elastification and IPC							
Applear CHUGAI SEIYAKU KABUSHIKI KAISHA							
 This report is the international preliminary examination report, enablished by this International Preliminary Examining Authority under Article 35 and transmitted to the applicant according to Article 36. 							
2. This R	This REPORT consists of a total of 10 sheets, including this cover sheet.						
3. This re	port is also accompanied by	ANNEXES, comprising	p.				
C	sent to the applicant of	nd to the International B	ureau) a total of	sheets, as follows:			
sheets of the description, claims and/or drawings which have been amended and are the basis for this report and/or sheets containing reetifications authorized by this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions).							
theret which supersede earlier sheets but which this Authority considers contain an amendment that goes beyond the disclosure in the international application as filed, as indicated in item 4 of Box No. 1 and the Supplemental Box.							
ь. [(sent to the Internation	<i>al Burrou</i> only) a total o	f (indicate type and number	of electronic carrier(s))			
		1		. containing a sequence listing and/or tables			
	related thereto, in compo Section 802 of the Admi		as indicated in the Supple	mental Box Relating to Sequence Listing (see			
4. This re	port contains indications re	lating to the following ite	ms:				
. 🔯	Box No. I Basis of	the report					
	Box No. fl Priority						
ш	Box No. 111 Non-esta	blishment of opinion wit	h regard to novelty, inventi	we step and industrial applicability			
\bowtie	Box No. IV Lack of	unity of invention					
\boxtimes		d statement under Article and explanations suppor		ty, inventive step or industrial applicability:			
	Box No. V1 Certain	locuments cited					
Box No. VII Certain defects in the international application							
	Box No. VIII Certain observations on the international application						
Date of submission of the demand			Date of completion of thi	sreport			
Name and mailing address of the IPEA/JP			Authorized officer				
			{				

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INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No.
PCT/JP2004/008585

Box	No. 1	Basis of the report	
1.		n regard to the language, this report is based on the internation cated under this item.	al application in the language in which it was filed, unless otherwise
	П	This report is based on translations from the original language	
	_	which is the language of a translation furnished for the purpo	ses of:
		international search (Rule 12.3 and 23.1(b)) publication of the international application (Rule 12.4)	
		international preliminary examination (Rule 55,2 and/o	- 55 21
2.	With		eport is based on (replacement sheets which have been furnished to the
-		iving Office in response to an invitation under Article 14 are report):	referred to in this report as "originally filed" and are not amexed to
	\boxtimes	the international application as originally filed/furnished	
		the description:	
		pages	as originally filed/furnished
		pages*	received by this Authority on
			received by this Authority on
	П	the claims:	
	_	nos.	as originally filed/furnished
		nos.*	
			received by this Authority on
			received by this Authority on
		the drawings:	
	_	sheets	as originally filed/furnished
		sheets*	
			received by this Authority on
		a sequence listing and/or any related tablets) - see Supplemen	
	Ξ		man Box Retaining to Sequence Liming.
3.	ш	The amendments have resulted in the cancellation of:	
		the description, pages	
		the claims, nos.	
		the drawings, sheets/figs	
		the sequence listing (specify):	
		any table(s) related to sequence listing (specify):	
4.	Ш	This report has been established as it (some of) the amending they have been considered to go be youd the disclosure as file	nents annexed to this report and listed below had not been made, since d, as indicated in the Supplemental Box (Rule 70,2(c)).
		the description, pages	
		the claims, nos.	
		the drawings, sheets/figs	
		the sequence listing (specify):	
		any tablets) related to sequence listing (specify):	
•	Ifice	in 4 applies, some or all of those sheets may be marked "super	rseded."

STERNATIONAL PURI IMPNARY REPORT ON PATRICTARILITY

nternational application No. PCT/JP2004/008585

	PC1/JP2004/008585					
Box No. IV Lack of unity of invention						
1. In response to the invitation to restrict or pay additional fees the applicant has:						
restricted the claims.						
paid additional fees.						
paid additional fees under protest.						
neither restricted the claims nor paid additional fees.						
This Authority found that the requirement of unity of invention is not complied with the applicant to restrict or pay additional fees.	This Authority found that the requirement of unity of invention is not complied with and chose, according to Rule 68.1, not to invite the applicant to retriet or pay additional feet.					
3. This Authority considers that the requirement of unity of invention in accordance with Rule	es 13.1, 13.2 and 13.3 is:					
complied with.						
not complied with for the following reasons:						
The matter common to independent	claims 1, 2 and					
11 to 13 (invention group A) relates t	o that, in					
producing an antibody comprising a fir	st pair and a					
second pair, the contact of the first	light chain not					
bonded to the first heavy chain with t	he second heavy					
chain not bonded to the second light o	hain and the					
contact of the first heavy chain not b	onded to the					
first light chain with the second ligh	t chain not					
bonded to the second heavy chain are i	nhibited by, for					
example, expressing the first pair and	I the second pair					
at different timings. The matter commo	n to independent					
claims 3 and 4 (invention group B) rel	ates to a					
process for producing an antibody comp	rising the step					
of forming a first pair, the step of f	orming a second					
pair and the step of forming the antib	ody with the use					
of the first and second pairs. The mat	ter common to					
independent claims 9 and 18 (invention	group C)					
relates to a vector wherein the expres	sion of the					
(continued in supplemental box)						
4 Consequently, this report has been established in respect of the following parts of the interr	national application:					
all parts.						
the parts relating to claims Nos						

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Box No. V Reasoned statement under A rticle 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement				
ı.	Statement			
	Novelty (N) Claims 1, 2, 9, 11-13, 18 Claims 3-8, 10, 14-17, 19, 20	YES NO		
		-		
	Inventive step (IS) Claims 1-20	_ YES NO		
		-		
	Industrial applicability (IA) Claims 1-20	_ YES NO		
	Ciallo	- 10		
2.	Citations and explanations (Rule 70.7)			
	Document 1: Carter, P. et al., "Bispecific human IgG by			
	design", J. Immunol. Methods, 2001, Vol.			
	248, pages 7 to 15			
	Document 2: Ridgway J.B. et al., "'Knobs-into-holes'			
	engineering of antibody CH3 domains for			
	heavy chain heterodimerization", Protein			
	Eng., 1996, Vol. 9, pages 617 to 621			
	Document 3: Peipp M. et al., "Bispecific antibodies			
	targeting cancer cells", Biochem. Soc.			
	Trans., 2002, Vol. 30, pages 507 to 511			
	Document 4: Shalaby M.R. et al., "Development of			
	humanized bispecific antibodies reactive			
	with cytotoxic lymphocytes and tumor cells			
	overexpressing the HER2 protooncogene", J.			
	Exp. Med., 1992, Vol. 175, pages 217 to 225			
	Document 5: Skerra A. et al., "Use of the tetracycline			
	promoter for the tightly regulated			
	production of a murine antibody fragment in			
	Escherichia coli", Gene, 1994, Vol. 151, pages 131 to 135			
	pages 131 to 133			

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lox No. V Reasoned statement under Article 35(2) with regard to citations and explanations supporting such statement

Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability:

Novelty

Claims 3 to 8

The invention set forth in claims 3 to 8 lacks novelty in the light of documents 1 and 2 cited in the international search report.

Documents 1 and 2 are understood to disclose a process for producing bispecific antibody into which knobs-into-hole has been introduced, containing a step of preparing a first pair disclosed in this application, a step of preparing a second pair disclosed in this application, and a step of preparing antibodies using said first pair and second pair.

Here, the process for producing an antibody set forth in claim 3 of this application, in the light of this disclosure, is a production process containing steps (a), (b) and (c) set forth in this application regardless of order, and is understood to include a process wherein said three steps are carried out simultaneously.

Therefore the invention set forth in claim 3 cannot be distinguished from the inventions set forth in documents 1 and 2.

For the same reasons, the invention set forth in claims 4 to 8 cannot be distinguished from the invention set forth in documents 1 and 2.

Claim 10

The invention set forth in claim 10 lacks novelty in the light of the inventions set forth in documents 1 and 2 cited in the international search report. Documents 1 and 2 set forth processes for producing bispecific antibodies, wherein by introducing knobs-into-hole it is possible to increase the ratio of antibodies containing a

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Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability: citations and explanations supporting such statement

first pair and a second pair, and that it is possible to increase the deactivation of the antibody composition.

Therefore the invention set forth in claim 10 cannot be distinguished from the inventions set forth in documents 1 and 2.

Claims 14 to 16

The invention set forth in claims 14 to 16 lacks novelty in the light of the inventions set forth in documents 1 to 3 cited in the international search report.

There is no discernible difference between the antibody and antibody composition set forth in claims 14 to 16 of this application and the bispecific antibody and composition containing said antibody set forth in documents 1 to 3.

Claims 17 and 19

The invention set forth in claims 17 and 19 lacks novelty in the light of the invention set forth in document 5 cited in the international search report.

Document 5 sets forth a vector wherein the expression of Fab fragments are induced by tetracycline, and *Escherichia coli* containing said vector.

It is therefore impossible to distinguish between the invention set forth in claims 17 and 19 of this application and the invention set forth in document 5.

Claim 20

The invention set forth in claim 20 lacks novelty in the light of documents 1 to 5 cited in the international search report.

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Box No. V Reasoned

Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

There is no discernible difference between the cell set forth in claim 20 of this application and the cells set forth in documents 1 to 5.

Inventive Step

Claims 1 to 13

The invention set forth in claims 1 to 13 does not involve an inventive step in the light of documents 1 to 4 cited in the international search report.

Documents 1 and 2 set forth a process for producing a bispecific antibody having an Fc region, wherein "the H chain and L chain which constitute a first set disclosed in this application having a particular antigen recognition site" and "the H chain and L chain which constitute a second pair disclosed in this application having another antigen recognition site" are expressed simultaneously, and the formation of the first pair and the second pair and the bonding of said first pair and second pair via knobs-into-hole are carried out simultaneously. Documents 1 and 2 also indicate that antibodies are produced having antigen recognition sites comprising undesirable sets comprising the H chain which makes up the first pair and the L chain which makes up the second pair. In addition, documents 1, 3 and 4 indicate that "the V region of H chain and L chain which constitute a particular antigen recognition site" and "the V region of H chain and L chain which make up another antigen recognition site" are separately expressed in Escherichia coli, and that the respective H chain and L chain are bonded in advance, and their respective antigen recognition sites formed, after which the two antigen recognition sites are chemically bonded,

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Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability: citations and explanations supporting such statement

thereby efficiently producing the target bispecific antibody.

That being the case, in the process for producing a bispecific antibody having an Fc region set forth in documents 1 and 2, it would be easy for a person skilled in the art to refer to documents 1, 3 and 4 to separately express "an H chain and L chain which constitute a first pair disclosed in this application having a particular antigen recognition site" and "a H chain and L chain which constitute a second pair disclosed in this application having another antigen recognition site", and to bond their respective H chain and L chains in advance, forming a first pair and a second pair having an antigen recognition site, and subsequently bonding the first pair and second pair via knobs-into-hole, in order to prevent the production of antibodies having antigen recognition sites comprising undesirable sets and to efficiently produce the target bispecific antibody.

When doing so, a person skilled in the art would be capable of introducing an optimum expression regulating factor and carry out the expression of the aforementioned "H chain and L chain which constitute the first pair" and "H chain and L chain which constitute the second pair" in separate cells at different timing, to constitute the production process disclosed in this application.

Moreover, employing the configuration of the invention set forth in claims 1 to 13 of this application is not acknowledged to offer a special effect.

Claims 14 to 20

In addition, a person skilled in the art would be capable of using said production process to produce a bispecific antibody and a composition containing said

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Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

antibody, to produce a cell having the aforementioned vector introduced, and to produce a kit containing said vector.

Moreover, employing the configuration of the invention set forth in claims 14 to 20 of this application is not acknowledged to offer a special effect.

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Supplemental Box

In case the space in any of the preceding boxes is not sufficient.

Continuation of:

(continued from Box IV.3)

first heavy chain and the first light chain is induced by a first expression regulatory factor and a vector wherein the expression of the second heavy chain and the second light chain is induced by a second expression regulatory factor.

The matter common to independent claims 10 and 15 (invention group D) relates to an antibody composition having an antibody containing the first pair and the second pair at a high ratio. The independent claim 17 (invention E) relates to a vector wherein the expression of a light chain or a heavy chain of an antibody is induced by an expression inducer.

Although invention groups A to E are common to each other in relating to an antibody comprising a heavy chain and a light chain, it is obvious that this matter has been publicly known. Thus this common matter cannot be considered as a special technical feature within the meaning of PCT Rule 13.2, second sentence.

Moreover, there is no common matter which appears to be a special technical feature within the meaning of PCT Rule 13.2, second sentence in arbitrary combinations of invention groups A to E.

Such being the case, invention groups A to E do not comply with the requirement of unity of invention.